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December 30, 2013

OUR FILE NUMBER
33,962-2

BY ECF

WRITER'S DIRECT DIAL
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The Honorable Viktor V. Pohorelsky
United States Magistrate Judge
United States District Court for the
Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201

WRITER'S E-MAIL ADDRESS
isimmons@omm.com

Re: In Re Air Cargo Shipping Services Antitrust Litigation, 06-MD-1775

Dear Judge Pohorelsky:

Please find enclosed a Stipulation and [Proposed] Order to Extend the Deadline for Asiana Airlines, Inc. ("Asiana") to Take the Rule 30(b)(6) Deposition of Société Air France ("Air France"). This stipulation has been agreed to by Asiana, Air France, and Plaintiffs.

As the Court is aware, under the Fifth Stipulated Revised Discovery and Class Certification Briefing Schedule, fact discovery is set to end on December 31, 2013. On December 17, 2013, Asiana Airlines, Inc. ("Asiana") served a notice upon Air France Industrie US, Inc., for a deposition under Rules 45 and 30(b)(6) of the Federal Rules of Civil Procedure to establish the foundation for admissibility of specified documents. On December 27, 2013, Asiana served a revised notice on settled defendant Société Air France. Asiana served Plaintiffs and the other Defendants with a copy of the original notice on December 17, 2013, and a copy of the revised notice on December 27, 2013. This deposition is currently scheduled to take place on December 31, 2013.

Counsel for Air France has advised counsel for Asiana that given the holidays and the timing of the deposition notice, Air France will be unable to produce a witness on December 31, 2013. Counsel for Air France have further agreed to meet and confer with Asiana to attempt to agree upon a stipulation or declaration that would otherwise obviate the need for a deposition. Accordingly, the parties have met and conferred, and agreed, subject to the Court's approval, to extend the discovery deadline as set forth in the enclosed stipulation and proposed order.

† In association with Tumbuan & Partners

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Thus, Asiana, with the consent of Air France and Plaintiffs, respectfully requests that the Court enters the attached Stipulation and [Proposed] Order to Extend the Deadline for Asiana Airlines, Inc. to Take the Rule 30(b)(6) Deposition of Société Air France .

Sincerely,

/s/ Ian Simmons
Ian Simmons

Enclosure

cc: All parties (via ECF)

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK**

IN RE AIR CARGO SHIPPING SERVICES
ANTITRUST LITIGATION

06-MD-1775 (JG) (VVP)

THIS DOCUMENT RELATES TO:
ALL ACTIONS

**STIPULATION AND [PROPOSED] ORDER TO EXTEND THE DEADLINE
FOR ASIANA AIRLINES, INC. TO TAKE THE RULE 30(B)(6) DEPOSITION
OF SOCIÉTÉ AIR FRANCE**

WHEREAS the Fifth Stipulated Revised Discovery and Class Certification Briefing Schedule (as ordered by the Court on March 6, 2013) set a deadline of December 31, 2013 by which fact discovery would end;

WHEREAS on December 17, 2013, Asiana Airlines, Inc. (“Asiana”) served a notice upon Air France Industrie US, Inc., for a deposition under Rules 45 and 30(b)(6) of the Federal Rules of Civil Procedure to establish the foundation for admissibility of specified documents;

WHEREAS on December 27, 2013, Asiana Airlines, Inc. (“Asiana”) served a revised notice upon settled defendant Société Air France, (“Air France”) for a deposition under Rules 45 and 30(b)(6) of the Federal Rules of Civil Procedure to establish the foundation for admissibility of specified documents;

WHEREAS the deposition of Air France is currently scheduled for December 31, 2013;

WHEREAS counsel for Air France has advised counsel for Asiana that given the holidays and the timing of the deposition notice, Air France will be unable to produce a witness on December 31, 2013; and

WHEREAS counsel for Air France and counsel for Asiana have agreed to meet and confer

to attempt to agree upon a stipulation or declaration that would obviate the need for a deposition;

THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the undersigned, that:

The deadline for the parties to take the aforementioned deposition of Air France shall be extended until March 31, 2014 for the purpose of allowing counsel for Air France and counsel for Asiana time to negotiate in good faith a mutually agreeable declaration or stipulation that would suffice to establish the foundation for admissibility of the documents specified in the deposition notice.

Dated: December 30, 2013

Respectfully submitted,

By: /s/ Ian Simmons

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Counsel for PLAINTIFFS

So Ordered

Victor V. Pohorelsky
United States Magistrate Judge

Dated: _____

CERTIFICATE OF SERVICE

I, Ian Simmons, hereby certify that on December 30, 2013, I caused a true and correct copy of the Letter Motion by Asiana Airlines, Inc., and Stipulation and [Proposed] Order to Extend the Deadline for Asiana Airlines, Inc. to Take the Rule 30(b)(6) Deposition of Société Air France to be served via the Court's ECF system to all attorneys of record in this action.

/s/ Ian Simmons _____

Ian Simmons